

May 30, 2018

via ECFS

Marlene H. Dortch, Secretary Office of the Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Re: Limitless Mobile, LLC

E911 Location Accuracy Certification

PS Docket No. 17-78

Womble Bond Dickinson (US) LLP

1200 Nineteenth Street, NW Suite 500 Washington, DC 20036

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Michael R. Bennet

Partner

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Dear Ms. Dortch:

Transmitted herewith, on behalf of Limitless Mobile, LLC ("Limitless") and pursuant to Section 20.18(i)(2)(iii)(C) of the Rules and Regulations of the Federal Communications Commission, is Limitless' E911 Indoor Location Accuracy Certification regarding compliance with the three-year benchmark set forth in Section 20.18(i)(2)(i) of the Commission's rules.

Should the Commission have any questions, please communicate directly with the undersigned.

Sincerely,

Womble Bond Dickinson (US) LLP

/s/ Michael R. Bennet

Michael R. Bennet Partner

I, Amir Rajwany, am an Officer of Limitless Mobile, LLC ("Company") and I am familiar with and have responsibility for Company's indoor location accuracy compliance. I hereby certify that, as of April 3, 2018, the Company (1) does not provide service or report live call data in one or more of the Test Cities; (2) is providing dispatchable location or x/y location information within 50 meters for 50 percent of all wireless 911 calls; (3) has deployed the indoor location technology or technologies used in its networks consistently with the manner in which such technologies have been tested in the test bed; and (4) has verified based on its own live call data that it is in compliance with the three-year benchmark set forth at 47 C.F.R. §20.18(i)(2)(i)(B)(2).

Amir Rajwany

Chief Operating Officer

May 24, 2018

Date